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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/475,962	12/30/1999	FRANK JOSEPH PENNISI, JR	9D-EC-19319	7121	
7	590 11/08/2004	•	EXAMINER		
John S. Beulick			VAN DOREN, BETH		
Armstrong Teasdale LLP One Metropolitan Square, Suite 2600			ART UNIT	PAPER NUMBER	
St. Louis, MO			3623		
			DATE MAILED: 11/08/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	160
Office Action Summers	09/475,962	PENNISI, JR, FRANK	JOSEPH
Office Action Summary	Examiner	Art Unit	
	Beth Van Doren	3623	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence addre	ess
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period was Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	16(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day; fill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this comm D (35 U S C & 133)	unication.
Status			
1) ☐ Responsive to communication(s) filed on <u>07 Ju</u> 2a) ☐ This action is FINAL . 2b) ☐ This 3) ☐ Since this application is in condition for allowant closed in accordance with the practice under E	action is non-final.		erits is
Disposition of Claims			
4) ☐ Claim(s) 1-48 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-48 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or			
Application Papers			
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the or Replacement drawing sheet(s) including the correction of the original transfer of the correction is objected to by the Example 11) The oath or declaration is objected to by the Example 11.	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori application from the International Bureau * See the attached detailed Office action for a list of	have been received. have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No d in this National Sta	age
Attachment(s)	_		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa	te	2)

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DETAILED ACTION

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 07/07/04 has been entered.

2. The following is a non-final office action in response to the request for continued examination received on 08/19/04. Claims 1, 2, 17, 18, 33, and 34 have been amended. Claims 1-48 are now pending in this Application.

Claim Objections

3. Claim 18 recites "result in a workload valve" which should more appropriately recite --result in a workload value--. Correction is required.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1, 17, and 33 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

As per claim 1, the preamble states that a delivery agent has at least one delivery vehicle and at least one <u>delivery slot</u>, the delivery slot defined as a portion of the delivery vehicle. The preamble also recites a delivery zone having a delivery agent capacity utilization matrix with a plurality of <u>delivery slots</u> that define a delivery capacity of the delivery agent. Therefore, in the

preamble Applicant recites two types of delivery slots, the first associated with the vehicle and the second associated with the ability of the delivery zone to have room to accept the good.

Based on these two types of delivery slots recited in the preamble of the claim, there is improper antecedent basis for the term "delivery slot" in the body of the claim because it is not expressly as to which type of "delivery slot" is being referenced in each instance.

The body of the claim recites that a <u>zone maximum</u> number of <u>delivery slots</u> and used <u>delivery slots</u> are determined <u>within</u> a delivery <u>zone</u> and that shipping a delivery is based on available <u>delivery slots</u> (which is equal to the zone maximum minus the number of used delivery slots). Therefore, it appears that the "delivery slots" in the body of the claim refer to the ability of the customers in a zone to accept the delivery of a good. Based on the recitation of delivery slots with regards to zone maximums, used delivery slots <u>within a delivery zone</u>, etc., Examiner has construed delivery slots as the amount of goods able to be shipped to a given delivery zone based on the capacity utilization matrix (i.e. the quantities representing the zone's ability to receive and hold the goods). If something else is meant, clarification is required.

Examiner further points out that while a preamble breathes life into the limitations of the claims, a preamble is generally not accorded patentable weight where it merely recites the purpose of a process or the intended use of a structure, and where the body of the claim does not depend on the preamble for completeness but, instead, the process steps or structural limitations are able to stand alone. Therefore, examiner suggests that if limitations in the preamble are vital to the patentability of the claims, that the Applicant recites these portions in the body of the claim.

6. Claims 17 and 33 contain equivalent deficiencies to claim 1 and are therefore rejected using the same rationale above.

Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b). Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

- 8. Claims 1-2, 9-11, 17-18, 25-27, 33-34, and 41-43 are rejected under 35 U.S.C. 102(e) as being anticipated by Mowery et al. (U.S. 5,983,198).
- 9. As per claim 1, Mowery et al. teaches a method of tracking and predicting the capacity utilization of a goods delivery system, the system having at least one delivery and at least one delivery zone comprising a geographic area comprising a zip group having at least one zip code, each delivery agent having at least one delivery vehicle comprising at least one delivery slot, each delivery slot defined as a portion of the at least one delivery vehicle used to deliver a good, each delivery zone having capacity utilization matrix comprising a plurality of daily delivery slots, the plurality of delivery slots defining a delivery capacity for a day of the delivery agent,

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the goods delivery system providing a respective first potential delivery date, a respective order, and the number of slots the respective order will fill, said method of tracking capacity utilization comprising the steps of:

number of used delivery slots for a specified period of time within the respective delivery zone (See at least figures 1, 4 and 5, column 2, lines 40-51, column 3, lines 51-54, column 4, lines 18-32, column 5, lines 50-60, column 8, lines 24-29 and 61-67, and column 9, lines 1-14, wherein a delivery zone is an area with a group neighboring customers, which would be in at least one zip code, that have tanks with usages that allow for servicing. Each customer's tank has a maximum, so the zone has a total maximum for delivery. The availability of each customer's tank is measured by delivery slots. Figure 4 specifically discloses these slot levels. Figure 1 shows the multiple tanks in a zone);

determining whether the respective order can be shipped on the first potential ship date based on the number of available delivery slots, wherein said respective number of available delivery slots is equal to said respective zone maximum minus said respective number of used delivery slots (See figures 4 and 5, column 2, lines 40-51, column 3, lines 51-54, column 8, lines 14-29 and 61-67, and column 9, lines 1-13 and 20-25, which discuss determining whether an order can be shipped on a potential ship date per customer is based on the available slots (levels) in the specific tank. Each customer's delivery availability is determined by the tank maximum (L₃) minus the number of used slots (L₂). See specifically figures 4 and 5. The trucks of the fleet work to minimize delivery cost based on the availability of the capacity for delivery of the customers in each zone);

returning a respective date that the respective order can be delivered (See column 9, lines 1-25, which discusses the processor determining the delivery schedule and returning schedule dates for a respective order (representing when to make each delivery) based on the delivery zone requirements); and

updating the respective delivery agent capacity utilization matrix for the above specified period after the respective order has been included within said respective number of used delivery slots (See figure 5, column 3, lines 50-55, column 4, lines 1-45 and 56-61, column 5, lines 30-50, column 7, lines 15-33, and column 9, lines 1-13, wherein the central system is updated to reflect the scheduled delivery of the goods and the respective number of slots (levels) of capacity delivered and utilized in a period).

- 6. As per claim 2, Mowery et al. discloses the method wherein the step of updating the respective capacity utilization matrix further comprises the step of calculating a workload utilization and storing the result in a workload value for each of said respective slots with the delivery zone (See figure 5, column 3, lines 35-50, column 4, lines 12-45 and 56-61, column 5, lines 30-35, 47-50, and 60-65, column 6, lines 1-13 and 20-36, column 7, lines 15-33, and column 9, lines 1-13, wherein the central system runs analysis on the data to calculate the workload utilization of the plant and this determined value of workload and usage for a respective delivery zone is stored at the central system).
- 10. As per claim 9, Mowery et al. teaches the method further comprising the step of predicting the probability of a future respective used slot being full based on historical over capacity conditions (See figure 5, column 2, lines 40-51, column 3, lines 50-55, column 4, lines 1-3 and 33-45, column 5, lines 36-55 and 60-65, column 6, lines 1-13 and 18-37, column 8, lines

61-67, and column 9, lines 1-7, wherein the probability of future usage and slots (levels) being full is determined using historical data, such as over capacity condition).

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11. As per claim 10, Mowery et al. teaches the method wherein the step of predicting the probability of a future respective used slot being full further comprises the steps of:

obtaining the workload values for a predetermined period of time (See figure 5, column 2, lines 40-51, column 3, lines 50-55, column 4, lines 1-3 and 33-45, column 5, lines 36-55 and 60-65, column 6, lines 1-13 and 18-37, column 8, lines 61-67, and column 9, lines 1-7, wherein workload data is stored and obtained for a predetermined period of time); and

determining the probability that the next used time slot will meet an over capacity condition using a distribution function (See figure 5, column 2, lines 53-67, column 5, lines 36-55 and 60-65, and column 6, lines 1-13 and 18-37, wherein forecasting is done to determine the probability that the next used slot will meet an over capacity condition. A distribution function is used to look at the data);

wherein said over capacity condition is defined as the state when the workload value is greater than or equal to 100 percent (See figure 5, wherein the over capacity condition is defined as a workload value over 100 percent).

12. As per claim 11, Mowery et al. teaches the method further comprising the step of predicting whether the trend line of the capacity utilization is changing (See at least figure 5 and column 5, lines 35-55 and 60-55, and column 6, lines 18-36, which discuss predicting whether the trend line of the capacity usage of a plant is changing looking at historical usage data).

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13. Claims 17-18, 25-27, and 33-34 recite equivalent limitations to claims 1-2, 9-11, and 1-2, respectively, and are therefore rejected using the same art and rationale relied upon above in the rejection of claims 1-2, 9-11, and 1-2, respectively.

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14. As per claim 41, Mowery et al. teaches a method of predicting capacity utilization of a goods delivery system, the system having at least one delivery zone, each delivery zone having a capacity utilization matrix comprising a plurality of slots each slot having an associated workload value, said method of predicting the capacity utilization comprising the steps of:

predicting the probability of a future respective used slot being full based on historical over capacity conditions (See figure 5, column 2, lines 40-51, column 3, lines 50-55, column 4, lines 1-3 and 33-45, column 5, lines 36-55 and 60-65, column 6, lines 1-13 and 18-37, column 8, lines 61-67, and column 9, lines 1-7, wherein workload data is stored and obtained for a predetermined period of time, this historical data used to predict and forecast about each customer's future slot's usage and over capacity conditions).

predicting whether the trend line if the capacity utilization is changing (See column 8, lines 30-40, which discusses looking at a trend line to predict and forecast if the capacity usage is changing. See also figure 5 and column 2, lines 53-67, column 5, lines 36-55 and 60-65, and column 6, lines 1-13 and 18-37, wherein forecasting is done to determine the trend and identify changes).

15. Claims 42-43 recite equivalent limitations to claims 10-11, respectively, and are rejected using the same art relied upon in the rejection of claims 10-11, respectively.

16. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 3-8, 12-16, 19-24, 28-32, 35-40, and 44-48 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mowery et al. (U.S. 5,983,198).

As per claim 3, Mowery at al. teaches the method wherein the step of calculating the capacity utilization comprises the step of calculating said respective workload value, wherein said respective workload value analyzes the last workload and the number of filled slots of the delivery versus the zip group maximum (See figure 5, column 3, lines 35-50, column 4, lines 12-45 and 56-61, column 5, lines 30-35, 47-50, and 60-65, column 6, lines 1-13 and 20-36, column 7, lines 15-33, and column 9, lines 1-13, wherein the central system runs analysis on the data to calculate the workload utilization of the plant. The capacity usage of a plant is analyzed to determine the workload of the plant. An analysis is run by the central system to determine the patterns in a plant's workload which looks at the last workloads of a previous period and the current amount put in each tank in the current period (the fraction of each tank filled on the current delivery)). However, Mowery et al. does not expressly disclose that the relationship of the workload value is represented by the specific formula of workload value = (last workload + (number of filled slots) / (zip group maximum)).

Mowery et al. presents an algorithm that is used to determine the workload of a plant.

Representing functional relationships in equation form is old and well known in the art. It would

have been obvious to one of ordinary skill in the art at the time of the invention to represent this functional relationship in equation form in order to more accurately represent the functional relationship so that it is easier to comprehend and use by others. By creating a more accurate means of determining workload, the company can achieve the goal of Mowery et al. of minimizing delivery costs, see at least column 5, lines 50-60.

- 18. As per claim 4, Mowery et al. discloses the method further comprising the step of setting a respective capacity signal when an over capacity condition and an under capacity condition has been detected (See figures 4 and 5, column 3, lines 50-54, column 4, lines 1-3 and 18-38, column 7, lines 34-43, column 8, lines 61-67, and column 9, lines 1-13, which discusses capacity signals when an over capacity or under capacity situation has been detected. This is done for each customer).
- 19. As per claim 5, Mowery et al. teaches the method comprising the step of setting a respective over capacity flag after determining that the sum of a set of said preselected workload values are greater than a predetermined over capacity value over a historical time period (See column 2, lines 40-51, column 3, lines 50-55, column 4, lines 1-3 and 33-45, column 5, lines 36-55 and 60-65, column 6, lines 1-13 and 18-37, column 8, lines 61-67, and column 9, lines 1-7, wherein workload data is stored and obtained for a predetermined period of time. See figures 4 and 5, column 3, lines 50-54, column 4, lines 1-3 and 18-38, column 7, lines 34-43, column 8, lines 61-67, and column 9, lines 1-13, which discusses capacity signals (flags) when over capacity situations are detected in workload (usage) historical data. Deliveries cannot be made when the set of workload values for each customer are greater than an over capacity value).

20. As per claim 6, Mowery et al. teaches the method wherein the preselected overcapacity values are set for the delivery zone/capacity matrix and wherein said historical period is the previous preset period and wherein the over capacity value is a workload greater than or equal to 100 percent (See column 2, lines 40-51, column 3, lines 50-55, column 4, lines 1-3 and 33-45, column 5, lines 36-55 and 60-65, column 6, lines 1-13 and 18-37, column 8, lines 61-67, and column 9, lines 1-7, wherein workload data is stored and obtained for a predetermined period of time. See column 8, lines 23-40, wherein the past trend information is used to show patterns. See figures 4 and 5, column 3, lines 50-54, column 4, lines 1-3 and 18-38, column 7, lines 34-43, column 8, lines 61-67, and column 9, lines 1-13, which discusses capacity signals (flags) when an over capacity situation has been detected in the workload (usage) historical data. Figure 5 indicates that the workload value of over 100 percent is considered over capacity).

However, Mowery et al. does not expressly disclose that the predetermined over capacity value for the sum of selected designated days is about 700 percent or that the historical period is the previous ten days.

Mowery discusses using historic workload data for a preset period to identify patterns that are employed when making decisions concerning scheduling goods deliveries, as stated in column 8, lines 24-40. Furthermore, Mowery discloses that over capacity is considered over 100 percent, as shown in figure 5, and identifying spikes in the workload usage during preset time periods, as stated in column 6, lines 20-30. It would have been obvious to one of ordinary skill in the art at the time of the invention to choose 10 days as the preset period and to set an overcapacity sum for this time period in order to more accurately optimize the goods delivery by identifying overcapacity trends in data that are not economically beneficial. A capacity value

sum of over 700 percent for 10 days would indicate that an overcapacity value occurred multiple times during the period, thus showing a bad pattern for the historic period.

- 21. As per claim 7, Mowery et al. teaches the method comprising the step of setting a respective under capacity flag after determining that said set of preselected workload values are each less than a predetermined under capacity value over a historical period (See column 2, lines 40-51, column 3, lines 50-55, column 4, lines 1-3 and 33-45, column 5, lines 36-55 and 60-65, column 6, lines 1-13 and 18-37, column 8, lines 61-67, and column 9, lines 1-7, wherein workload data is stored and obtained for a predetermined period of time. See figures 4 and 5, column 3, lines 50-54, column 4, lines 1-3 and 18-38, column 7, lines 34-43, column 8, lines 61-67, and column 9, lines 1-13, which discusses capacity signals (flags) when an under capacity situation has been detected in the workload (usage) historical data. Deliveries should be made when the signal indicates that certain customer's tanks are under capacity).
- As per claim 8, Mowery et al. discloses the method wherein a preselected workload value is set for the delivery zone/capacity matrix and wherein said historical period is the previous preset period (See figures 4 and 5, column 3, lines 50-54, column 4, lines 1-3 and 18-38, column 7, lines 34-43, column 8, lines 61-67, and column 9, lines 1-13, which discusses setting workload values for the capacity matrix/delivery zone that identify the workload as at a minimum/under capacity. See figure 5, column 2, lines 53-57, column 5, lines 10-16, 30-55, and 60-67, column 6, lines 1-7 and 20-25, column 7, lines 34-44, which teaches looking at used slot (levels) information about a specified period of days).

However, Mowery et al does not expressly disclose that the preselected workload value is less than about 50 percent and wherein the historical period is ten days.

Mowery et al. teaches that the customer is allowed to specify the minimum levels and historical changes acceptable to them, as stated in column 8, lines 24-40. It would have been obvious to one of ordinary skill in the art at the time of the invention to allow a customer to chose a workload value of less than 50 percent and a historic period of ten days in order to make the system more user friendly and adaptable to the specific needs of the user.

23. As per claim 12, Mowery et al. discloses the method wherein the step of predicting future capacity utilization further comprises the step of determining that the trend line of the capacity utilization for a first fixed period of workload values and that the trend line indicates the usage is changing (See column 8, lines 30-40, which discuss looking at trends in the data through analysis, this analysis indicating an increase in the pattern of the historical data. See column 5, lines 35-55 and 60-55, and column 6, lines 1-10 and 18-36, which discuss predicting whether the trend line of the capacity usage of a plant is changing looking at historical usage data during a fixed time period). However, Mowery et al. does not expressly disclose that the usage is increasing when the slope of the regression line for the period is greater than zero within a predetermined confidence interval.

Mowery et al. discusses using forecasting techniques to predict capacity utilization by looking at trends in past usage data to identify increases, as stated in column 8, lines 30-40. It is old and well known that a slope greater than zero indicates that a trend line is increasing in value. It is also old and well known in statistics to use confidence intervals when sampling populations of data. It would have been obvious to one of ordinary skill in the art at the time of the invention to utilize these old and well-known techniques to analyze the utilization trends in order to more accurately predict usage needs, thereby optimizing delivery schedules, minimizing supplier

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costs, and meeting customer needs, as stated in column 2, lines 20-25 and 30-33, column 5, lines 51-59, and column 8, lines 24-40.

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As per claim 13, Mowery et al. discloses the method wherein the step of predicting future capacity utilization further comprises the step of determining that the trend line of the capacity utilization for a first fixed period of workload values and that the trend line indicates the usage is changing (See column 8, lines 30-40, which discuss looking at trends in the data through analysis, this analysis indicating an decrease in the pattern of the historical data. See column 5, lines 35-55 and 60-55, and column 6, lines 1-10 and 18-36, which discuss predicting whether the trend line of the capacity usage of a plant is changing looking at historical usage data during a fixed time period). However, Mowery et al. does not expressly disclose that the usage is decreasing when the slope of the regression line for the period is less than zero within a predetermined confidence interval.

Mowery et al. discusses using forecasting techniques to predict capacity utilization by looking at trends in past usage data to determine a decrease, as stated in column 8, lines 30-40. It is old and well known that a slope less than zero indicates that a trend line is decreasing in value. It is also old and well known in statistics to use confidence intervals when sampling populations of data. It would have been obvious to one of ordinary skill in the art at the time of the invention to utilize these old and well-known techniques to analyze the utilization trends in order to more accurately predict usage needs, thereby optimizing delivery schedules, minimizing supplier costs, and meeting customer needs, as stated in column 2, lines 20-25 and 30-33, column 5, lines 51-59, and column 8, lines 24-40.

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25. As per claim 14, Mowery et al. discloses the method wherein said first fixed period is seven days (See column 6, lines 1-10 and 19-25, wherein the first fixed period is seven days). However, Mowery et al. does not expressly disclose a confidence interval and that the confidence interval is about 95 percent.

Mowery et al. discusses using forecasting techniques to predict capacity utilization by looking at trends in past usage data. It is old and well known in statistics to use confidence intervals when sampling graphed populations of data. Furthermore, using a confidence interval of about 95 percent is a statistical standard. It would have been obvious to one of ordinary skill in the art at the time of the invention to utilize confidence intervals when analyzing the utilization trends in order to more accurately predict usage needs, thereby optimizing delivery schedules and minimizing supplier costs, as stated in column 2, lines 20-25 and 30-33, and column 5, lines 51-59.

26. As per claim 15, Mowery et al. discloses the method wherein said first fixed period is seven days (See column 6, lines 1-10 and 19-25, wherein the first fixed period is seven days). However, Mowery et al. does not expressly disclose a confidence interval and that the confidence interval is about 95 percent.

Mowery et al. discusses using forecasting techniques to predict capacity utilization by looking at trends in past usage data. It is old and well known in statistics to use confidence intervals when sampling graphed populations of data. Furthermore, using a confidence interval of about 95 percent is a statistical standard. It would have been obvious to one of ordinary skill in the art at the time of the invention to utilize confidence intervals when analyzing the utilization trends in order to more accurately predict usage needs, thereby optimizing delivery

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schedules and minimizing supplier costs, as stated in column 2, lines 20-25 and 30-33, and column 5, lines 51-59.

27. As per claim 16, Mowery et al. teaches the method wherein said specified period of time is a preset number of days (See figure 5, column 2, lines 53-57, column 5, lines 10-16, 30-55, and 60-67, column 6, lines 1-7 and 20-25, column 7, lines 34-44, which teaches looking at used slot (levels) information about a specified period of days. Figure 5 shows 3 months worth of data). However. Mowery et al. does not expressly disclose that the preset number of days is thirty days.

Mowery et al. discusses using forecasting techniques to predict capacity utilization by looking at trends in preset time period's usage data. It would have been obvious to one of ordinary skill in the art at the time of the invention to specify a specific number of days, such as one month/thirty days, in order to in order to more accurately predict the plant's current usage needs, thereby optimizing delivery schedules and minimizing supplier costs, as stated in column 2, lines 20-25 and 30-33, and column 5, lines 51-59.

- 28. Claims 19-23 and 28-32 recite equivalent limitations to claims 3-8 and 12-16, respectively, and are therefore rejected using the same art and rationale relied upon in the rejection of claims 3-8 and 12-16, respectively.
- 29. Claims 35-40 and 44-48 recite equivalent limitations to claims 35-40 and 12-16, respectively, and are therefore rejected using the same art and rationale as applied in the rejection of 3-8 and 12-16, respectively.

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Response to Arguments

30. Applicant's arguments with regards to Mowery et al. (U.S. 5,983,198) have been fully considered but they are not persuasive. In the remarks, Applicant argues that Mowery et al. does not teach or suggest (1) determining a zone maximum number of delivery slots and a respective number of used delivery slots for a specified time period within the respective delivery zone and updating the respective delivery agent capacity utilization matrix for the above specified period after the order has been included in the number of used delivery slots, (2) a delivery agent capacity utilization matrix that includes delivery slots which are defined as a portion of a delivery vehicle used to deliver a good and with the plurality of delivery slots defining a delivery capacity of the delivery agent, and (3) that delivery slots represent the delivery agent's capacity and the maximum number of delivery slots for each delivery day are the total number of slots the delivery agent's vehicle can deliver in the zone and is called the zone maximum.

In response to argument (1), Examiner points out that the delivery zone is a geographic area. The body of the claim recites that a zone maximum number of delivery slots and used delivery slots are within a delivery zone and that shipping a delivery is based on available delivery slots. Therefore, the "delivery slots" recited in the body of the claim refer to the ability of the customers in a zone to accept the delivery of a good in "slots". Examiner emphasizes the 35 USC § 112, second paragraph, rejections set forth above. Mowery et al. discloses these limitations by discussing a delivery zone that is an area with a group neighboring customers, these customers having tanks with usages that allow for servicing. Each customer's tank has a maximum, so the zone has a total maximum for delivery. The availability of each customer's tank is measured by delivery slots. Figure 4 specifically discloses these slot levels. Figure 1

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shows the multiple tanks in a zone. See also figure 5, column 2, lines 40-51, column 3, lines 51-54, column 4, lines 18-32, column 5, lines 50-60, column 8, lines 24-29 and 61-67, and column 9, lines 1-14.

In response to argument (2), Examiner again points out the 35 USC § 112, second paragraph, rejections set forth above. In the preamble Applicant recites two types of delivery slots, the first associated with the vehicle and the second associated with the ability of the delivery zone to have room to accept the good. The preamble also states "each delivery zone having a capacity utilization matrix comprising a plurality of daily delivery slots, the plurality of delivery slots defining a delivery capacity for a day of the delivery agent". Therefore, based on the language of the preamble, the capacity utilization matrix is associated with the delivery zone and the delivery slots of the delivery zone, the ability of the slots to accept the goods defining the size of the delivery brought by the delivery agent. Examiner also points out that the body of the claim only recites a "delivery agent capacity utilization matrix" in reciting "updating the respective delivery agent capacity utilization matrix for the above specified period after the respective order has been included within said respective number of used delivery slots". Therefore, based on the 35 USC § 112, second paragraph, rejections above and the recitation of the claim, Mowery et al. discloses in at least figure 5, column 3, lines 50-55, column 4, lines 1-45 and 56-61, column 5, lines 30-50, column 7, lines 15-33, and column 9, lines 1-13, that the central system is updated to reflect the scheduled delivery of the goods and the respective number of slots (levels) of capacity delivered and utilized in a period.

In response to argument (3), Examiner agrees with the Applicant that one type of the delivery slots refer to the delivery agent's capacity. However, in the preamble there is also a Application/Control Number: 09/475,962

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second type of delivery slot, as discussed above, that represents the ability of the customers in a zone to accept the delivery of a good. As currently recited, it appears that it is this type of delivery slot that is referred to in the body of the claim. The body recites determining a zone maximum number of slots within the delivery zone. Therefore, it is the number of slots within the zone that would be filled that controls the size of the delivery of the agent's vehicle. If something else is meant, it should be clearly recited in the body of the claim. Therefore, Mowery et al. does disclose the claimed limitations, as set forth above.

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Examiner's Comments

31. It appears based on the specification that the novelty of the invention is directed towards optimizing the delivery slots and the delivery efficiency of the delivery agent (i.e. the system tries to optimize space in the delivery truck for productivity reasons, the delivery constrained by the space in the truck). However, the body of the current claims appear to be directed towards optimizing the delivery of goods to customers in a zone through analyzing the ability of the customers in the zone to receive the good (i.e. the system determines what is needed by the customers within a specific zone and the delivery is constrained by the ability of the customer to receive the good). See pages 8 and 9 of the specification that discuss a capacity matrix that identifies a delivery agent using the type of product and the zone of the product's delivery and then adjusts the agent's workload to reflect the size and schedule of the product to be delivered (therefore, indicating scheduling based on the capacity of the agent, not of the zone). Examiner suggests clarifying the language of the claim to specifically recite the novelty of the invention as discussed in the specification.

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Examiner suggests to the Applicant to move limitations from the preamble to the body of the claim to clearly define the novelty of the invention. By moving these limitations to the body, these limitations will be able to be afforded the proper patentable weight.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Beth Van Doren whose telephone number is (703) 305-3882. The examiner can normally be reached on M-F, 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tariq Hafiz can be reached on (703) 305-9643. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

November 1, 2004

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